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     Attorney for Defendant
 5
     RUBEN CAMPOS
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 7
                              UNITED STATES DISTRICT COURT
 8
                       FOR THE NORTHERN DISTRICT OF CALIFORNIA
 9
     UNITED STATES OF AMERICA,
                                                D.C. No. CR 05-00117-PHJ
10
                                                       (San Francisco)
                          Plaintiff,
11
                                                       STIPULATION TO
                                                       MODIFY CONDITIONS
            VS.
12
                                                       OF PRETRIAL RELEASE
     DAVID DOMINGUEZ, et al.
                                                       AND <del>[PROPOSED</del>] ORDER
13
                          Defendant.
14
                                                       Judge: Hon. Joseph C. Spero
15
            Defendant DAVID DOMINGUEZ, by and through his counsel Michael L.
16
     Hinckley, defendant RUBEN CAMPOS, by and through his counsel Suzanne A. Luban,
17
     and the United States of America, through Assistant United States Attorney C. David
18
     Hall, hereby stipulate and agree to a modification of the aforementioned defendants'
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    pretrial release conditions such that they be permitted to travel to all districts in the
20
     State of California without restriction. Pretrial Services Officer Tim Elder, has
21
     advised counsel for Mr. Campos that he has no objection to the proposed
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     modification. Mr. Campos and Mr. Dominguez are both on pretrial release secured by
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     property bonds. Both defendants recently entered pleas pursuant to negotiated plea
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     agreements.
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The Government and the defendant, by and through their attorneys, hereby agree and stipulate that the Court shall enter an order modifying the pretrial release conditions of Mr. Campos and Mr. Dominguez to allow the defendants to travel

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1	throughout the State of California without restriction. The defendants shall continue
2	to abide by all other conditions of their release.
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4	Respectfully submitted,
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6	DATED: January 6, 2006 /S/ C. David Hall C. DAVID HALL
7	Assistant U.S. Attorney
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9	DATED: January 6, 2006 /S/ Suzanne A. Luban SUZANNE A. LUBAN
10	Attorney for Defendant Campos
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12	DATED: January 6, 2006 /S/ Michael L. Hinckley MICHAEL L. HINCKLEY
13	Attorney for Defendant Dominguez
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16 17	ORDER
18	Pursuant to stipulation, the aforementioned defendants' pretrial release
19	conditions are modified such that they are permitted to travel throughout the State of
20	California without restriction during the pendency of this case. All other terms and
21	conditions are to remain the same.
22	IT IS SO ORDERED.
23	Dated: January 9, 2006
24	
25	JOSEPH C. SPERO U.S. MAGISTRATE JUDGE
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